SELLET

25X1A

Date



The United States Government, as represented by the Central Intelligence Agency, hereby contracts with you for the progurement and furnishing of information and services of a confidential nature upon the following terms and conditions:

- 1. In return for furnishing such information and services as CIA may request of you, you will be reimbursed or advanced by CIA for all appropriate and necessary expenses actually incurred by you in connection with your activities hereunder, not to exceed the total amount of \$600.00 per annum, to be computed from the effective date hereof. The type of expenses contemplated hereunder include travel in the area, entertainment, purchase of information or services, and other directly related expenses. Upon specific approval in advance by an authorized CIA representative, you may incur operational expenses of an unusual or exceptional character in connection with your CIA activities, and the CIA will advance to you or reimburse you for such expenses, in addition to the maximum amount stated above.
- 2. In order that you may more efficiently fulfill the terms of this contract, you will be provided with an automobile which shall remain the property of CIA. Such automobile will be registered in your name and necessary insurance will be procured by you in your name. Expenses in connection with this automobile, including cost of such insurance, will be reimbursed by CIA within the maximum smount specified in paragraph 1 above. Such expenses will be reimbursable only to the extent that the use of the automobile relates to the fulfillment of this contract.
- 5. Payment of the amounts specified in this contract will constitute payment in full for all information and services purchased from you. Payments prescribed in this contract shall be made as directed by you in a manner acceptable to CIA. You will be required to account in full for all sums expended under paragraphs 1 and 2 in accordance with applicable regulations.
- 4. You will be required to keep forever secret this agreement and all information which you may obtain by reason thereof (unless released in writing by CIA from such obligation), with full knewledge that violation of such secrecy may subject you to criminal prosecution under the Espionage Act of 1917, as. smended, and other applicable laws and regulations.

4/4/49 (ma)

SECRET

Approved For Release 2001/07/28 : CIA-RDP57-00384R000 00120029-3

- at which you receive notice from CIA that necessary cover arrangements have been accomplished within your assigned area to the satisfaction of CIA. If such arrangements are not completed to the satisfaction of CIA, this contract shall be deemed null and void. The term of this contract shall be from such effective date to 30 June 1950. Termination of this contract may be effected by CIA at any time upon actual notice but without the requirement of advance notice. Termination of this contract will not release you from any provisions of secrecy oaths which you may be required to take and the provisions of paragraph 4 hereof. Such termination will not relieve you of the responsibility of returning any government property issued or unexpended funds advanced to you by CIA including the automobile specified above.
- sentative of CIA to furnish unusual and time-consuming services or consultations, it is proposed that CIA will compensate you on a straight fee basis, not to exceed \$1,000 per annum. You will be advised in advance when such requirements are necessary. In order to compensate you on such a fee basis, it will be necessary for you to notify CIA of the number of periods of service or consultation involved as a result of the request by CIA. You will be compensated at a flat rate of \$25.00 for each such period of service or consultation as approved by the authorized representative of CIA. This compensation, when paid to you, will constitute taxable income, and it is your responsibility to report such income under existing Federal Income Tax Regulations.
- 7. Instructions received by you from CIA in briefing or training will be deemed a part of this agreement and are incorporated herein to the extent that such instructions are not inconsistent with the terms hereof.

UNITED STATES OF AMERICA

BY 1	Contracting	Officer
	Contracting	OILIOGE

ACCEPTED:

25X1A